UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

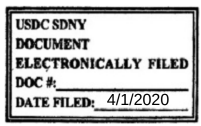
LAURENE YU,

Plaintiff.

-against-

CITY OF NEW YORK, et al.,

Defendants.



17-CV-7327 (AJN) (BCM)

ORDER

BARBARA MOSES, United States Magistrate Judge.

For the reasons discussed during today's conference, it is hereby ORDERED that:

- 1. No later than **April 15, 2020**, plaintiff shall make a settlement demand, in writing, to defendants. Plaintiff shall *not* file her demand on ECF.
- 2. No later than **May 6, 2020**, defendants shall respond to plaintiff's demand in writing, including a counteroffer if they do not accept plaintiff's demand. Defendants shall *not* file their response on ECF.
- 3. No later than **May 20, 2020**, the parties shall conduct a good faith settlement discussion in real time (*i.e.*, by telephone or video conference).
- 4. No later than **June 1, 2020**, the parties shall file a joint letter on ECF confirming that they complied with ¶¶ 1-3 and without revealing the details of their settlement positions updating the Court on the status and prospects of their settlement efforts.
- 5. In the event the case has not been settled, plaintiff shall file her Amended Complaint, in accordance with *Yu v. City of New York*, No. 18-3838 (2d Cir. Feb. 3, 2020), no later than **June 1, 2020**. Plaintiff is reminded that her Amended Complaint will replace (not supplement) her original Complaint; that is, it must stand on its own. In her Amended Complaint, plaintiff may not rely on labels or legal conclusions; rather, she must set out the *facts* that support each of her remaining claims against each defendant.

Dated: New York, New York April 1, 2020

SO ORDERED.

BARBARA MOSES

United States Magistrate Judge